

**UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF TEXAS
DALLAS DIVISION**

Brenda M. Reinhart LLC; William L. Ackley; §
Miriam Ackley; Charles A. Allison; David §
Atkinson; M. Leslie Boyd; Bradley Briscoe; §
Matt Bruno; Todd Conner; Stephen Cooney; §
Marlene Cooney; Walter Cody Cox; Alison §
Hyland, Trustee for Gladys Lorraine §
Dameron; Michael DeJohn; TME §
Investments LLC; Ferguson Investments §
LLC; Paul Grant; Susan J. Hubele; Craig §
Brent Hubele; David Hudspeth and Stacey §
Hudspeth, Trustees of The Hudspeth Living §
Trust; Corby R. Leach; Kelly L. Leach §
Reginald Marcellus; Joseph Timothy O'Neill; §
Jana Michell O'Neill; Mitra Partow-Soroushi; §
Lisa Rivera; Santos Rivera; Ken W. §
Skoruppa; Lee G. Snider; Brandy C. Snider; §
Jerry Weathers; Sheril Weathers; Ricarrdo O. §
Whitehead; Trudy S. Whitehead; Michael §
Womac; and Dorothy Ann Womac, §

Plaintiffs,

v.

Audacy Texas, LLC; Audacy Inc.; iHeart §
Media, Inc.; Emmis Communications §
Corporation; Sirius XM Radio Inc., §

Defendants.

Case No. 3:21-cv-02904-X

**NOTICE OF PARTIAL VOLUNTARY DISMISSAL AS TO EMMIS
COMMUNICATIONS CORPORATION ONLY**

Plaintiffs file the following *Notice of Partial, Voluntary Dismissal as to Emmis Communications Corporation Only* and would respectfully show the Court as follows:

VOLUNTARY DISMISSAL OF EMMIS COMMUNICATIONS

1. On November 19, 2021, Plaintiffs filed their Original Complaint naming Audacy Texas, LLC, Audacy, Inc., iHeart Media, Inc., Emmis Communications Corporation, and Sirius XM Radio Inc. as defendants.

2. All defendants have been served except for Defendant Emmis Communications Corporation.

3. Defendant Emmis Communications Corporation has not filed an answer or motion for summary judgment in this proceeding.

4. Therefore, pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(i), Plaintiffs voluntarily dismiss, without prejudice, Defendant Emmis Communications Corporation from this lawsuit. Plaintiffs do **not** dismiss any other claims and/or defendants from this action.

PRAYER

Therefore, for the foregoing reasons, Plaintiffs respectfully request that Defendant Emmis Communications Corporation be dismissed from this action pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(i).

DATED: November 10, 2021

Respectfully submitted,

/s/ Joel B. Bailey

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ATTORNEYS FOR PLAINTIFFS

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a copy of the foregoing document has been served on all counsel through the Court's CM/ECF system on December 10, 2021 in accordance with the Federal Rules of Civil Procedure.

/s/ Joel B. Bailey